

AFFIDAVIT IN LIEU OF CERTIFICATE OF TITLE FOR SALVAGE VEHICLE

(Do not use this form if you have the vehicle's Certificate of Title)

Purpose: This form is only to be used by Insurers or by Class 2 or Class 3 Massachusetts Dealers applying for a Salvage Title (or Certificate of Title if vehicle is ten or more years old) to certify that a valid Certificate of Title for the vehicle acquired by the applicant is not available due to circumstances as detailed in M.G.L. Chapter 90D, Section 20(e)(1) or Section 20(e)(2). The Registrar may refuse to accept an incomplete filing.

APPLICANT INFORMATION	ON (Please Print)			
Applicant's Name: (name of insurance company or dealer)		Applicant's Address (street and number, city, state, and zip)		
Applicant's Telephone # Applicant's		Email Address:	Applicant's Authorized	1 Representative
Is Applicant an insurance company? (check one) Yes No (check one) Yes			If a dealer, check class. Class 2 Class 3	
VEHICLE INFORMATION				
Year Make	Model	Color	Vehicle Identification	Number
Name and Registered Address of	Former Owner of Vehicle:			
Was vehicle 10 model years old o	r less at time of total loss?	(check one) Yes_	No	
* Attach copies of two (2) written	attempts sent by certified n	nail to contact the v	ehicle's former owner and any kn	ıown lienholder.
certify and affirm that all informa application are genuine and that the provided documentary evidence is company has satisfied any existin owner; and (iv) I have provided by vehicle's former owner at the own certification and affirmation unpunishable by law.	ne information contained the indicating the company has a glienholder; (iii) the compargible copies of two (2) writer's last known address, based to the indication of the ind	erein is also true and paid a total-loss claid any has not been about the attempts, sent bused on the company	d accurate. I certify and affirm the m to the former owner of the vehicle to obtain the Certificate of Titley certified mail, the company has y's records. I understand that I	nat: (i) I have nicle; (ii) the e from the former s made to contact the am making this
Signature of Authorized Agent of	the Applicant	Printed Name	Position	Date
2. Class 2 or Class 3 Dealer Appiand I certify and affirm that all in this application are genuine and the provided documentary evidence to insurance claim; (ii) a total-loss coproperty for more than 30 days; (is known owner of the vehicle at his and (v) I/we do not have the form under the penalty of perjury and	Formation presented in this nat the information contained that an insurer requested the aim was not subsequently provided legible county last known address and the results of the country	form is true and cored therein is also true applicant to take population on the vehicle; pies of two (2) writh any known lienhold the. I understand t	rect and that any documents I/we e and accurate. I certify and affin assession of the above described (iii) the vehicle has been abandonten attempts, sent by certified mader, to have the vehicle removed that I am making this certification.	e have provided with rm that: (i) I have vehicle as part of an ned on the dealer's ail, to contact the last from the facility; ion and affirmation
Signature of Authorized Agent of	the Applicant	Printed Name	Position	Date
RMV Use Only: Ann	roved by:		Date:	

M.G.L. Chapter 90D, § 20 (as amended in 2012). Salvage Titles for Total Loss Salvage Motor Vehicles; Procedures.

- (a) Except as provided for in subsection (e), whenever an insurer acquires ownership of a motor vehicle which it has determined to be a total loss salvage motor vehicle, it shall, within ten days from the date of acquisition, surrender the certificate of title to the registrar and shall apply for a salvage title.
- **(b)** Whenever an insurer makes a total loss settlement on a vehicle which it has determined to be a total loss salvage motor vehicle and the insured owner or claimant retains possession and ownership of the vehicle, the insurer shall notify the registrar of such retention on a form prescribed by the registrar and the owner shall, within ten days of such settlement, surrender the certificate of title to the registrar and shall apply for a salvage title. The insurer shall notify the insured owner or claimant of said owner's or claimant's responsibility to comply with the provisions of this section.
- (c) Whenever a motor vehicle which is not the subject of an insurance settlement is damaged to such an extent that the owner determines said vehicle to be a total loss salvage motor vehicle, the owner shall surrender the certificate of title to the registrar and shall promptly apply for a salvage title.
- (d) A total loss salvage motor vehicle shall not be titled under this chapter or registered for operation under chapter ninety unless the owner complies with the provisions of section twenty D. The owner of a total loss salvage motor vehicle shall not transfer such vehicle except in accordance with section twenty C.
- (e) (1) Whenever an insurer acquires a motor vehicle which it has determined to be a total loss salvage motor vehicle but is unable to obtain the certificate of title, the insurer may apply for a salvage title in its name without surrendering the certificate of title. Such application shall be accompanied by evidence that the insurer has paid a total loss claim on the vehicle and made at least 2 written attempts, addressed to the last known owner of the vehicle and any known lienholder, to obtain the certificate of title. In lieu of a salvage title, the insurer may similarly apply for a certificate of title in its name for a vehicle if the age of the vehicle precludes issuance of a salvage title.
- (e) (2) Whenever an insurer requests that Class 2 or Class 3 dealer take possession of a motor vehicle that is the subject of an insurance claim and subsequently a total loss claim is not paid by the insurer with respect to such motor vehicle, the Class 2 or Class 3 dealer may, if such motor vehicle has been abandoned at the facility of the Class 2 or Class 3 dealer for more than 30 days, apply for a salvage title in such dealer's name without surrendering the certificate of title. Such application shall be accompanied by evidence that the Class 2 or Class 3 dealer made at least 2 written attempts, addressed to the last known owner of the vehicle and any known lienholder, to have the vehicle removed from the facility. In lieu of a salvage title, the Class 2 or Class 3 dealer may similarly apply for a certificate of title in the dealer's name for a vehicle if the age of the vehicle precludes issuance of a salvage title.

HISTORY: 1971, 754, § 1; 1975 392, § 9; 1988, 273, § 29; 2012, 238, §§ 46E, 46F.